Application No. 10/799,724 Amendment dated April 20, 2006

Reply to Office Action of January 20, 2006

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<u>REMARKS</u>

The Applicants thank the Examiner for the thorough consideration given the present

application. Claims 21-37 are pending. Claims 1-20 are cancelled herein without prejudice

to or disclaimer of the subject matter set forth therein. Claims 21-37 are added, and are

readable of elected Group II. Claim 21 is independent. The Examiner is respectfully

requested to reconsider the rejections in view of the amendments and remarks set forth

herein.

Restriction Requirement

The Examiner has made the Restriction Requirement final, and has withdrawn claims

1-13 from further consideration. By this Amendment, Applicants have cancelled non-elected

claims 1-13. Applicants reserve the right to file one or more divisional applications directed

to the non-elected claims at a later date if so desired. The Applicants respectfully submit that

added claims 21-37 are readable on elected Group II.

Oath/Declaration

The Examiner alleges that the Declaration is defective. In response, a new

Declaration is attached hereto, thus addressing the issues pointed out by the Examiner.

Drawings

It is gratefully appreciated that the Examiner has accepted the drawings.

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Claim for Priority

It is gratefully appreciated that the Examiner has recognized the Applicants' claim for foreign priority. A certified copy of the priority document (DE Application No. 103 11 433.5, filed on 15 March 2003) is attached hereto.

Claim Objections

In response to the objection to claims 15-18, these claims have been cancelled.

Rejection Under 35 U.S.C. § 112, second paragraph

Claim 18 stands rejected under 35 U.S.C. § 112, second paragraph. This rejection is respectfully traversed. In order to overcome this rejection, the Applicants have cancelled claim 18. Accordingly, reconsideration and withdrawal of this rejection are respectfully requested.

Rejection Under 35 U.S.C. §102(b)

Claims 14, 15, 18, 19, and 20 stand rejected under 35 U.S.C. §102(b) as being anticipated by Wambeke et al. (U.S. 5,741, 014), and

claims 7-8 stand rejected under 35 U.S.C. §103(a) as being unpatentable over Wambeke et al. in view of Bonk et al. (U.S. 4,731,273). These rejections are respectfully traversed.

While not conceding the appropriateness of the Examiner's rejection, but merely to advance prosecution of the instant application, independent claim 21 has been added herein to recite a combination of elements directed to a pressure-sensitive material including a pressure-

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The Applicants respectfully submit that this combination of elements as set forth in

independent claim 21 is not disclosed or made obvious by the prior art of record, including

Wambeke et al.

In contrast to the present invention, Wambeke et al. merely discloses a specific kit of

parts for closing an end of a duct having a polygonal internal cross-section. The kit comprises a

support in form of a frame made from a single continuous piece of wire and comprising four

arms. A sealing material is located on each arm of the frame. Said sealing material may have a

semi-circular cross-section or any other shape, depending on the shape of the internal-cross

section of the duct to be sealed.

To close the end of a duct, the support is inserted into the duct to provide sealing

material therein such that the polygonal internal cross-section of the duct becomes a rather

circular internal cross-section such that for instance an inflatable sealing member can close the

gap between the sealing members and the surface of a device that has been inserted into the

duct (e.g. a cable or pipe).

The heat-recoverable closure member according to Bonk et al. merely discloses a

heat-recoverable sheet and a layer of cross-linked pressure-sensitive adhesive, wherein the

pressure-sensitive adhesive maintains the closure of the closure member. Bonk et al. teach that

the preferred cross-linked pressure-sensitive adhesive useful as the closure adhesive in the heat

recoverable sheet material comprises

(a) an acrylate terpolymer comprised of

(i) at least one alkyl acrylate wherein the alkyl group has at least 5 carbon

atoms (it is preferably isooctyl acrylate);

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(ii) a second alkyl acrylate wherein the alkyl group has from 1 to 4 carbon atoms (ethyl and/or n-butyl acrylate is/are preferred); and

(iii) at least one copolymerizable monoethylenic monomer selected from

the group consisting of acrylic acid, methacrylic acid and itaconic acid,

wherein acrylic acid is the preferred monomer: and

(b) a cross-linking agent (Bonk et al. col. 2, lines 59 to col. 3, line 8; col. 4, lines 3 to

9).

It is noted that US 4,404,246 being cited by Bonk et al. (col. 4, line 5) in connection

with the preferred acrylate terpolymers discloses a pressure-sensitive adhesive tape, the

adhesive layer of which is a copolymer of alkyl acrylate such as isooctyl acrylate and an acid

such as acrylic acid and which differs from the prior art in its high acid content and by

including a small amount of lower alkoxylated amino formaldehyde condensate as a latent

cross-linking agent.

The heat-recoverable closure according to Bonk at al. addresses a different technical

problem. The heat-recoverable closure according to Bonk at al. is not designed to close the end

of a duct, but to be used as a wrap-around protective closure. For this reason, it is doubted that

a person of average skill in the art would combine the teachings of Wambeke at al. and Bonk et

al. to contemplate the present invention,

However, even if the skilled artisan would combine the teachings of Wambeke et al. and

Bonk et al., and utilize the teaching of Bonk et al. to modify the sealing member of Wambeke

et al., he would not find a teaching or a suggestion of the pressure-sensitive adhesive material

or the sealing material, as set forth in added independent claim 21 of the present invention.

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The combined view of Wambeke's and Bonk's disclosure would merely provide the

teaching for a sealing member having a semi-circular cross-section or another shape, and being

made from the acrylate terpolymer according to Bonk et al. (see above). Wambeke et al. is

silent as to teaching of sealing materials produced by polymerization of (meth)acrylates. Bonk

et al. is silent as to teaching of pressure-sensitive adhesives other than that specific acrylate

terpolymer comprising at least one alkyl acrylate wherein the alkyl group has at least 5 carbon

atoms, a second alkyl acrylate wherein the alkyl group has from 1 to 4 carbon atoms, and at

least one copolymerizable monoethylenic monomer selected from the group consisting of

acrylic acid, methacrylic acid and itaconic acid.

In contradiction, the pressure-sensitive adhesive/sealing material of the present

invention as defined in independent claim 21 is characterized in that the polymerizable mass to

produce the pressure-sensitive adhesive/sealing material comprises at least one compound

selected from the group consisting of aromatic (meth)acrylates, allcyclic (meth)acrylates,

polycyclic (meth)acrylates, heterocyclic (meth)acrylates, di-, tri- and higher (meth)acrylates,

epoxide acrylates, epoxides, vinyl ethers, and vinyl esters.

Neither Wambeke et al. nor Bonk et al. disclose that aromatic (meth)acrylates, allcyclic

(meth)acrylates, polycyclic (meth)acrylates, heterocyclic (meth)acrylates, di-, tri- and higher

(meth)acrylates, epoxide acrylates, epoxides, vinyl ethers, or vinyl esters are useful as

monomers for pressure-sensitive adhesive materials or sealing materials produced by

polymerization of said monomers. Furthermore, none of these two prior art references indicates

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that the compounds named in independent claim 21 may be useful for sealing materials

produced by their polymerization.

At least for the reasons described above, the Applicants respectfully submit that the

combination of elements as set forth in independent claim 21 is not disclosed or made

obvious by the prior art of record, including Wambeke et al and Bonk et al. Accordingly,

reconsideration and withdrawal of this rejection are respectfully requested.

Therefore, independent claim 21 is in condition for allowance.

Accordingly, reconsideration and withdrawal of the rejection under 35 U.S.C. §103(a)

are respectfully requested.

Dependent Claims

The Examiner will note that dependent claims 22-37 have been added.

All dependent claims are in condition for allowance due to their dependency from

allowable independent claims, as well as for the additional novel limitations set forth therein.

All claims of the present application are now in condition for allowance.

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<u>CONCLUSION</u>

All of the stated grounds of rejection have been properly traversed, accommodated, or rendered moot. It is believed that a full and complete response has been made to the outstanding Office Action, and that the present application is in condition for allowance.

If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, he is invited to telephone Carl T. Thomsen (Reg. No. 50,786) at (703) 205-8000.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§1.16 or 1.17, particularly extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

Ву__

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JMS/CTT/jmb

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Attachments:

Declaration & Power of Attorney and Priority Document (DE 103 11

433.5)